

S.B. 277
DNA MODIFICATIONS

Representative **Brad L. Dee** proposes the following amendments:

1. *Page 1, Lines 24b through 25*

Senate 2nd Reading Amendments

3-8-2010:

24b establishing a donor's **gender and unique individual identification by DNA analysis:** ~~{and}~~

24c ► requires that the DNA analysis be consistent with and not exceed FBI forensic DNA analysis

24d procedures. ←§ ;**and**

► allows analysis of the DNA if the person is convicted of any charge arising out of the same criminal episode regarding which the DNA specimen was obtained

25 Monies Appropriated in this Bill:

2. *Page 3, Line 73:*

73 As used in Sections **53-10-403,** 53-10-404, 53-10-404.5, 53-10-405, and 53-10-406:

3. *Page 8, Line 234*

a. Senate Committee Amendments

b. 3-2-2010:

234 (a) the charge upon which the booking is based is resolved by a conviction **or the person is convicted of any charge arising out of the same criminal episode regarding which the DNA specimen was obtained** ; and

4. *Page 8, Line 243*

a. Senate Committee Amendments

b. 3-2-2010:

243 — (a) ; ←§ ~~{regarding the alleged violent offense for which the person was booked:}~~

5. *Page 8, Line 244a through Page 9, Line 246*

Senate Committee Amendments

3-2-2010:

244a hearing **for any charge arising out of the same criminal episode regarding which the person was booked** ;

245 §→ [(ii)] **(b)** ←§ ~~{after}~~ the person has waived the preliminary hearing . **for any charge**

arising out of the same criminal episode regarding which the person was booked = ; or

246 $\hat{S} \rightarrow$ [(iii)] (c) $\leftarrow \hat{S}$ { ~~after~~ } a grand jury has returned an indictment for any charge arising out of the same criminal episode regarding which the person was booked . $\hat{S} \rightarrow$ [~~or~~]

6. Page 9, Line 248

Senate Committee Amendments

3-2-2010:

248 ~~within the jurisdiction of the juvenile court due to the commission of the violent offense~~ $\leftarrow \hat{S}$ for any charge arising out of the same criminal episode regarding which the person was booked .

7. Page 11, Line 317

a. Senate 2nd Reading Amendments

b. 3-8-2010:

317 (ii) { ~~the booking upon which the obtaining of the~~ } all charges arising from the same criminal episode for which the DNA specimen was obtained under Section 53-10-404.5(1)(a) have { ~~has~~ } been resolved by a